STREET STREET TO STREET TO THE

IN PIRAL SPEREN HE SAVE HE WILL EXPONER IF

We fine the territor of the Arrent Committee of the Executive Committee of the Executive Committee of the Indiana.

John Franklin Port, the Republican sandidate for invertor of New Jersey. marter life three frequent aparents at the firequer Auffreefing, Comppy, iget night, Congrege nterper was manifested in his ottophican on the entirest of excise legislation. He career flarforemetty in mappings of the Stagen platform's declaration for the enforcenent of the Baltopes' law the funder cleaning art. He declared that the ensetmone of their law was the outcome of a great manufact movemenant. Inter for represent from withingness if the finglatarines attembt enact modifications of the present faw in secure to a general positive decount, to place to the motiment and set secondingly He said on this softport in part

forther come and got will be passe by politisatisfactory way. The Homocratic State plat orm for taken no position upon it, and in that party in his assects of acceptance has done the same thing

The Stepublican plank on the excise ques tion is as follows: The Republican party has accomplished the needed reform in exciae legislation and pledges itself to the main enance of it. This could have reference to

Has any one denied that the Bishops' bill has effected needed reform in excise matters The bill was passed in response to the moral and religious demands of the State.

While the present excise laws remain up the statute book, a Governor who regards his outh of office and his fidelity to the Constitution of the State has no discretion. His If elected I shall obey my outh.

Mr Fort pledged that if elected Governor there would be "absolute independence" in his every act, that "there will be no pri vate entrance to the executive chamber for any man or set of men in or out of the State" and that he would not try to interfere In any way, with the Legislature. Of "the divorce of the legislative and executive"

The Constitution of our State defines ally the duties of the executive and the legislative departments of the Government. nowers of the Executive in matters of legislation are simply to recommend such measures as he may deem expedient and to cheek by eto such proposed has as he may deem objectionable. The interference by the Executive with the legislative department of the Government is, to my mind, exceedingly objectionable. The legislative department is as separate from the executive as is the judicial, and any interference by the Executive in matters of legislation, outside of the method pointed out in the Constitution of the State is an asurration of authority contrary to the Constitution, and in my view offensive in the

The fathers in creating our Constitution established the three detartments of govern-ment for a purpose, and each should remain within its own constitutional limitations, meeting its own duties in the manner pointed the Constitution.

If elected the Governor of this State I shall observe the Constitution in this respect and exercise only those functions which are within the Constitution and the spirit of republican sovernment under it

To the Legislature has been committed the function of the enactment of laws. To them and to them only must the people look for legislation. In the performance of their duties in this respect they must remain andependent of either executive or judicial influence or coercion, that the foundation principles of our form of constitutional government may be maintained in their integrity

Mr. Fort declared that he and his party were pledged to effect civil service reform, nws to separate mi State elections, to establish direct primaries, saying in this connection. "Bossism will be ended"; to establish a public utilities commission, to protect the State's riparian lands, to obtain home rule—"local matters to be determined by the governing body of each municipality"—the choosing of United States Senators by the people and modifications of the election laws that will provide "a free and fair vote and correct count." On other questions he

much controversy over the subject of railroad taxation. The Republican party has met the public demand by enacting two bills, commonly known as the Duffield act of 1905 and the Perkins act of 1906. By these acts the method of taxing railroad property has been changed and the burden of taxation cast upon the railroads has been greatly increased. The decision of the Supreme Court as to the constitutionality of this legislation is now under review in the Court of Errors and Appeals. It is of the utmost importance that the method of State taxation of railroad property should be finally and firmly settled by the courts before further or other legislation on the subject shall be enacted. the final decision shall come other legislation is necessary to secure equality of taxation between railroad property and other property the Republican party can be trusted to meet the situation.

A franchise granted to a corporation by the State is property, and it should be taxed. This class of property is a class by itself and may be taxed under our decisions in such distinct and definite way as the Legislature may determine. Just what is the best method to tax franchises is still an open question with thinking men. By statute our State has determined to try the gross receipts It has the merit of certainty in results and easy ascertainment of basis of valuation for taxation. It does not seem wise to open this question further at this time and until the results to flow from the act may be ascertained and a fair trial had under it.

New Jersey is the home of corporations One of the chief defects in our law is the mat ter of overcapitalization. There are no re strictions on the capital stock which may be issued and no authority for fixing the reasonable value of corporate property for which stock for "property purchased" may be issued. The result is that much of the socalled "property purchased stock", is mere water without any actual value. This stock gets into the market and leads to loss by the ignorant or uninformed. What our State should have is a department of corporations. with full authority and charged with the responsibility of issuing certificates of incorporation, with ample power as to capital-

ization and with some supervisory control.

The sentiment of the country is strongly against professional lobbying at a State Capi-tel during a legislative session. There is no honest purpose in such men being about the State House. Of course legitimate enterprises naving need to adverate or oppose proposed legislation must be given every opportunit; to publicly discuss these measures, but the secret manipulator of Legislatures-the man who works in the dark and in devious waysis the man the people propose to be rid of, and it is high time that they were. If elected I will endeavor to find some way to end the lobby practice, and one thing you may rest sure of, the executive chamber will never be open to receive any of that class of people

cither publicly or privately.

The Governor should be given specific powers as to the State penal and charitable institutions and the right to inquire at all times into their management and control. A lew should be enacted conferring on the Governor power, alone or with others, to investi-gate, with full authority to take evidence. He should also have the power to remove for cause after hearing any official of any institution in or any other State official, appointed under any statute, who has been dere-

Not in the performance of duty or quilty of any illegal or currings condition in affice.

If I am attacked by the people of this fraction for the affice of favorance I will insist again the removal of the floridate above to any investigation is been been quilty of cromphisms. The cuty that, but if any one is altern to be guilty of offered at a cross-state in a state in a constant.

We Poet opinion as length along conservances and preventation and preventation of the entering experience and commitments in the language of the factories and contribute platform against extension of the failure of the powers against the powers against the entering of the failure of the powers against the entering against a contribution of the failure of the powers against the entering against a contribution of against a contribution of against a contribution of against the entering agai

fore rafarm in some countries is constant corr of come can been open the care, and twee the hope own are not extended to do your Speaking after some for cours not I cannot recall half a decon care really nor thought the cure acted from projudice or of the Stars all right to my coles in selecting parent. From time immonored the Sherift has had the right se one of the functions of the functions of the honorable office, and many of them have a tanted the cory highest ideals in the purtime of this duty others it is true have I would add others with the Sheriff jurges, and I would define det tare how they are to be estacted Of the alleged difficulties in the grand and posit her excess can be easily considered

In his conclusing automary Mr. Fort-said. Nothing has been asked of me by any one and no promise has been made.

S PRESENTER FOR HOVERSON Independents in New Jersey to Name the

Res. J. M. Hanen by Petition. EAST ORANGE, S. J., Oct. 1. Alden Free man, chairman of the county committee of the Independent Citizens' party.

nonneed to-day that the Rev. John R. Mason of Collingswood, Camden county, is to be nominated by petition for Governor because the independents are dissatisfied with the attitude of Fort and Katzeniach There will also be an Assembly ticket, Freeman says, but it is not to be announced at

Mason issued a statement to-day through Mr. Freeman in which he declared his intention, in case he were elected of supporting the Bishops' law and to work against any effort that was made to re-

AFTER WATCHORY'S PLACE.

Candidates Appear on Report That Commissioner of Immigration Has Resigned.

WASHINGTON, Oct. 1 .- Candidates galore are after the office of Commissioner of Immigration at Ellis Island following the report that Robert Watchorn the incumbent, has resigned to accept an important post with the Canadian Pacific Railroad Company. If Comissioner Watchorn intends to quit his office at Ellis Island he has not informed the authorities in the Department of Commerce and Labor Secretary Straus and Commissioner-General Sargent of the Bureau of Immigration put no credence in the reports that Mr. Watchorn contemplates leaving the Government service at this time. It is understood that when Mr. Straus accepted the Commerce and Labor portfolio he received assurances that Commissioner Watchorn would remain at Ellis Island until the end of the present

at Ellis Island until the end of the Desent Administration.

When Mr. Watchorn was appointed Commissioner at Ellis Island a few years ago it created a good feal of excitement among Republican politicians in New York. The job had long been part and parcel of the patronage placed at the disposal of the State organization, but in naming a successor to Commissioner Williams, President Roosevelt ignored the wishes of Senator dent Roosevelt ignored the wishes of Senator Platt and other State leaders and applied the merit rule. Mr. Watchorn had been the merit rule. Mr. Watchorn had been in the immigration service many years, serving first as an inspector at Ellis Island, then as an inspector in the field, and at the time he was promoted to the office at Ellis Island he was inspector in charge of the immigration office at Montreal.

There is a probability that the President may go out of the State of New York to name a Commissioner of Immigration should Mr. Watchorn retire within the next few months. William Dudley Foulke of Indiana, a close personal friend of the

few months. William Dudley Foulke of Indiana, a close personal friend of the President and former member of the Civil Service Commission, has a candidate for the office. He is J. J. Leightor of St. Paul, a prominent reform Republican. Mr. Leighton is not in the immigration service. His appointment therefore, it is believed here, would arouse more indignation on the part of New York Republicans than in the case of Mr. Watchorn.

part of New York Republicans than in the case of Mr. Watchgrn.

Another man mentioned as a possibility in the event that Mr. Watchorn retires, is Charles J. Whiting of Cobleskill, N. Y., a member of the State Board of Agriculture. There is reason to believe that friends of Terence V. Powderly will urge his appointment also. He is at present chief of the division of information, which is engaged in an effort to divert immigration from the in an effort to divert immigration from the larger cities. Mr. Powderly is personally known to President Roosevelt and Secretary Straus and would probably stand an excellent chance of landing the appointment.

War on "White Slave" Traffi.

WASHINGTON, Oct. 4.-Secretary Straus and Commissioner-General Sargent of the Bureau of Immigration have declared war on the "white slave" traffic. Informa-tion has reached the Washington authori-ties that women are being imported from Japan and Europe for immoral purposes and it is intended to have a careful inquiry instituted in all of the large cities and to round up alien immoral women. Those who have not been in the country three years and are found to have been brought here illegally will be arrested and deported. An effort will be made also to apprehend the men responsible for the traffic in

Movements of Naval Vessels.

Washington, Oct. 4 .- The collier Lebanon and yacht Gloucester have arrived at Portsmouth and the yacht Sylph at Washington.
The collier Abarendo has sailed from Baltimore for Hampton Roads, the supply ship Supply from Guam for Yokohama, the gunboat Marietta from Cape Cod Bay for Newport and the tug Rocket from Washington for Norfolk.

Army and Navy Orders. WASHINGTON, Oct. 4 .- These army orders were

MARINGTON, Oct. 4.—These army orders were issued to day:

Major Francis R, Shunk, Engineer Corps, to St. Paul, Minn., relieving Lieut. Col. William H, Blaby, Engineer Corps, to Sloux City, i.a., relieving Lieut. Col. William H, Blaby, Engineer Corps, days the Engineer Corps, assistant Surgeon Park Howell, from San Francisco to Fort Leavenworth.

First Lieut. Charles F, Craig, Assistant Surgeon, from San Francisco to Fort Leavenworth, First Lieut. Hilliam A, Wickline, from San Francisco to General Hospital, Presidio of San Francisco. First Lieut. Henry L, Brown, Assistant Surgeon, from San Francisco to Fort Riley.

First Lieut, Harry G, Humphreys, Assistant Surgeon, from San Francisco to Cainp Capt. John Smith, Jamestown Exposition.

The resignations of Second Lieut, Win F, Kutz, Eighteenth Infantry, and First Lieut, John J, Lipo, Coast Artillery Corps, have been accepted.

These navy orders were issued: Capt. T. E. D. W. Veeder, from Naval Academy to home and wait orders. Commander A. P. Niblack, to command the Hartford. Hattford.
Commander A. W. Grant, from Naval War College, Newport, to Naval Academy.
Lleutenant Commander G. W. Laws, from Navy Department to Naval Academy.
Lleutenant-Commander U. T. Holmes, from Naval Academy to Washington yard.
Lleut, T. E. Spafford, from Naval Academy to

Lieut, T. E. Spanoru, Hom Naval War College, No Tennessee.
Lieut, A. W. Johnson, from Naval War College, Newport, to Naval Academy,
Lieut, J. J. Raby, to the South Dakota.
Assistant Surgeon A. B. Hayward and Acting Assistant Surgeon C. R. Morgan, to Naval Medical School, Washington, D. C.
Assistant Naval Constructor W. C. McEntee nool, Washington, D. C.
saststant Naval Constructor W. C. McEntee
m Mare Island yard to Washington, D. C.
sasistant Naval Constructor H. T. Wright, from
n Francisco to Mare Island yard,
Jeut, D. W. Todd, from the Deaver to comnd the Monterey. mand the Monterey.

Easign D. B. Craig, from the Cleveland to the Monterey.

WHY GRAFT IS POSSIBLE HERE

CITY'S WETHOR OF REVING LAND

nt Jury Reporting an the Missens Park Real Says "Extremely Execution Prince" tre Fant So the termen ---

The Queme county trans fuey, which ment almost con mouths in investigating he exte to the city for \$500 and of the enginer seven preva in the reger of land busters on Risserie Park, over Phisting, estimated a resentment graterites in effects it becomes the marticul by which the land was required but accused potenty in particula The request was no fi though

We have investigated the confincte count in the city of New Year in according the crote in to make for the Standard Take Parkets and lands for actual prepares in this county, and from the evidence additional open with investigation we deal that the methods employed to acquiring once lands are imcothe hear account of the taxpayers of the of extremely expellered priese laring poid for land for part, and school purposes to indows of the taxion ore.

the city of New York requiring appraisable approximated to investigate the value of land required for public use to file in the department to which they are attached writing reports showing in detail the facts upon which they arrive at their apparient, which reports should be accessible to any inspayer at all firmes

That the forms of every proposed purchase of lands for public use other than by conpapers basing a general circulation in the that a public hearing he had before any such

The statement that "extremely exorbitant prices" are paid by the city for land confirms the declaration of certain citizens of Queens who investigated the Kissena Park teal and demanded the Grand Jury inquary. That the presentment was so vague and ceneral was a matter of surveise to

Comptroiler Metz, Borough President Coler of Brooklyn, President Bermel of Queens and many prominent citizens and real existe men were before the Grand Jury. The jury sent copies of its present-ment to the Mayor, the President of the Board of Aldermen and the City Comp-

Another presentment demanded "that Another presentment demanded "that the State authorities abandon the use of the purpose of rifle ractice, and that if it be retained by the state for military purposes its use be restricted to drills and encampments, and are protest against the extension and percetuation of the nuisance complained of the following the state of t That musance was thus described: "The lives of the farmer and those of his em-loyees as well as his live stock are in constant danger from said rifle range because of the fact that stray builets from the range tass above the backstops and shields maintained by the State and sweep across and over the entire countryside." The Creedmoor range covers an area of

667 acres in the vicinity of Queens and Floral

Other presentments submitted advised a special Grand Jury with special counsel to investigate the affairs of the various borough offices, and that the city provide an automobile for the District Attorney on the ground that such a vehicle would facilitate

he transaction of business.

From prominent residents who have fol-From prominent residents who have fol-lowed the Kissena Park investigation closely it was learned last night that the matter is not to be dropped. It was asserted that a movement was on foot to present the matter to Gov. Hughes with the petition for an extraordinary Grand Jury to be con-vened under the direction of the Attorney-General and have the Kissena Park deal generated. If this prove is successful the reopened. If this move is successful it is the purpose of the promoters to have in-cluded within the scope of the investigation not only the Kissena Park sale, but the alleged questionable purchase of several public school sites, the purchase of the po-lice training ground, the matter of water contracts with private companies, together with similar deals where the public money has been spent with prodigality

MAY EMPLOY FOREIGN VESSELS. Attorney-General Sustains Metcaif in

Awarding Contracts for Carrying Coal. WASHINGTON, Oct. 4. Attorney-General Bonaparte has sustained the Navy Department in its contention that it is not bound by the coastwise trade laws in awarding the contracts for carrying coal to Admiral Evans's fleet in the Pacific. The coal contracts will not be awarded, however, until

Monday.

The coastwise laws provide that no merchandise shall be transported by water from one port of the United States to another in any vessel other than one of the United States, on penalty of forfeiture of charters. Among other questions submitted by the Navy Department was one as to whether the prohibition contained in the law extended to merchandise which constitutes "property owned by the Government."

The Attorney-General replies in the negative, holding that it is a well settled principle of statutory construction that prohibiaffect the sovereign unless its language requires that such a meaning shall be given

The Attorney-General refers to the act of April 28, 1904, which requires the War Department and the Navy Department to em-ploy under usual conditions vessels of the United States to transport coal and other supplies He points out that the statute contemplates the possibility that it might be impracticable to comply with its terms without exposing the Government to ex-orbitant and unreasonable expense, and "it is intended in such an event that even the very strict terms of the prohibition shall not prevent the transportation of articles evidently necessary for the maintenance and efficiency of the national forces." Statutes, which provides that transportation for the navy when time will permit shall be furnished by contract to the lowest bidder. The Attorney-General rules that the President may consider both foreign and do-

mestic bids.

"It is to be observed in this connection." "It is to be observed in this connection," he adds, "as showing that the preference to be accorded American vessels was not intended to prevent the employment of ships owned by foreigners in certain contingencies; that this preference is subject to an affirmative condition, namely, that the vessels claiming it must not discriminate against the Government in their charges as these are compared with rates of freight established for private shippers, so that the statute would not be operative at all if the American vessels available for transportation charged less to private shippers for the like service than they did to the Government. It seems obvious, therefore, that the preference granted by this statute is to be construed as a privilege to be claimed by be construed as a privilege to be claimed by American ship owners and which is inopera-tive if not claimed under the conditions pre-scribed by the law itself."

1,509,977 Bales of Cotton Ginned Up to September 25.

WASHINGTON, Oct. 4 .- The Census Bureau issued the following supplementary cotton bulletin to-day:

"Census, complete report, shows 1.569.977 bales, counting round as half-bales, ginned from growth of 1907 to September 25, com-pared with 2,057,283 bales for 1908, and 2,355,716 for 1905.

2,355.716 for 1905.

"Number round bales included 41,356 for 1907 and 66,502 for 1908 and 74,816 for 1905; Sea Island included 4,240 for 1907 and 2,689 for 1906 and 11,936 for 1906. Number active ginneries 18,152 for 1907, and 20,416 for 1908 and 21,389 for 1908."

AS TRIBBONESS.

The combination of both in the

Regular Stock Touring Car

won for us second place over 18 competitors in 24 hour race at Morris Park, Saturday, September 28, 1907, during which not a single adjustment of any kind had to be

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GOLF.

Women Play at Dunwoodle-Travis to Captain M. G. A. Tenm.

Seven qualified for the cup presented by Mrs. W. R. Moon yesterday at the Dun-woodie Country Club, at handicap riedal play. Miss Duff drew a bye for the match play, the pairs being Ars. Allen and Mrs. Ayers, Miss Frayne and Mrs. McKee, Mrs. Hamilton and Mrs. Taraway. The medal scores were Miss Margaret Frayne, 106, 98; Mrs. McKee, 133, 18-115; Mrs. Tara way 134, 18-116; Mrs. Hamilton, 122, 12-117; Mrs. Allen, 133, 16-117; Mrs. Ayess, 147, 28-119; Miss Adelaide Duff, 132, 12-120.

The executive committee of the M. G. A. at a meeting yesterday morning, unani-mously appointed Walter J. Travis captain of the team to defend the Lesley cup at Brookline, Mass., on Saturday, October 26. This association has won every leg on the cup tion of this character does not extend to or and it is felt that an unusual effort should be made to retain the cup this year since it is well known that our local players do not favor the change of conditions requiring four-somes instead of four ball matches, for the afternoon play. The M. G. A. acquiresced in the change, however, out of deference to the wishes of the Massachusetts and Philadelphia associations. The executive committee, in appointing Travis captain, feel that he is the one man preeminently fitted to pick and captain a team capable of retaining the cup under any conditions. The Philadelphia and Boston teams play on October 25. The executive committee has also appointed the following nominating committee: Findlay S. Douglas, Apawamis, chairman: W. D. Vanderpool, Morris county, and Howard F. Whitney, Nassau. well known that our local players do not favor

Unfinished Races at Poughkeepsie.

POUGHREEPSIE, Oct. 4.—The best sport of the neeting was offered at the Dutchess county fair to-day. Four heats were fin shed in the :16 nace w thout deciding a winner. Prince Onward and Red Jacket each won 'wo heats, and the race will be finished to morrow morning. The fields were bunched in the stretch in all the heats and the competition to the wire was exciting. The 2:21 trot was also unfinished, with a record of on heat each for Tempest Grattan and Haleyon and two heats to St. Patrick. Each finish was under the winners. The summary

Time—2: 49a, 2:15-5, 2:16-5, 2:18.

2:21 c ass. trot ing purse \$400 (uninhished)
St. Patrick, br. g., by Goldfin (Murray) : 3 : 1
Haleyon, b. m. (Howell) : 3 : 2
Tempes Grattan, b. m. (Partian) : 4 : 1
Pancras, br. g. (Johnson) : 4 : 4
Pmily B., ch. m. (Saunders) : 6 : 5
Lady Trivol, blk. m. (Phillips) : 7 : 6
Nick Duff, b. g. (Sheldon) : 19-4, 2:20

Running Race—Five furlongs: purse, \$150

Running Race—Five furlongs: purse, \$150 Running Race—Five fur.ongs; purse, \$150 (un-finished)—Left (Eagan), won first heat; Kenosis (McFadden), second. Time, 1:02.

Clyde May Move Breeding Farm. LEXINGTON, Ky., Oct. 4.-Thomas Clyde of Philadelphia, with his manager, Capt. Presgrove, is here to-day contemplating the removal of his breeding farm from Kentucky. Capt. Clyde has located at John McClintock's farm, on the Maysville pike, the stallions Shorthose and Bryn Mawr, besides some eighteen head of broodmares.

Athletic Officials for Dwight School. The Dwight School Athletic Association held a meeting recently for election of officers for the teams for the coming season. William for the teams for the coming season. Whilain H. Barr was elected captain of the football team and Myers manager. Edgar Tucker was elected captain of the basketball team and Fred Thoman manager. HOTELS AND RESTAURANTS

WHERE TO DINE Ale., a la Carte Idh., Table d'Hote, HOTEL SAVOY

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Supper After Theatre.

Supper After Theatre.

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Mod. Com. Opp. Palace Queen Margherita.

RED STAR LINE

WHITE STAR LINE IN P

nation furtish flathe and the

Pretoro Ori 12, 838 Amerika (new Ori 13, 230 Patricla Oct. 19, 230 Petricla Oct. 24, 7 P. Lincoln (new) Oct. 26, 8 Kaiserin (new) Oct. 31, n

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PLYMOUTH CAR MOURG BREMEN, nprinz... Oct. 8, 3 PM Fronprinz... Nov. 5, 2 lile new Oct. 15, 10 AM Cecilie new Nov. 12, 10 cm. 11, Oct. 29, 10 AM S. Wn. 11, Nov. 28, 10 cm. 11, Oct. 29, 10 AM S. Wn. 11, Nov. 28, 10 cm. 11, Oct. 29, 10 AM S. Wn. 11, Nov. 28, 10 cm. 11, Oct. 29, 10 AM S. Wn. 11, Nov. 28, 10 cm. 11, Oct. 29, 10 AM S. Wn. 11, Nov. 28, 10 cm. 11, Oct. 29, 10 AM S. Wn. 11, Nov. 28, 10 cm. 11, Oct. 29, 10 AM S. Wn. 11, Nov. 28, 10 cm. 11, Oct. 29, 10 AM S. Wn. 11, Nov. 28, 10 cm. 11, Oct. 29, 10 AM S. Wn. 11, Nov. 28, 10 cm. 11, Oct. 29, 10 AM S. Wn. 11, Nov. 28, 10 cm. 11, Oct. 29, 10 AM S. Wn. 11, Nov. 28, 10 cm. 11, Oct. 29, 10 AM S. Wn. 11, Nov. 28, 10 cm. 11, Oct. 20 cm. 11, Oct. Twin-Screw Passenger Service PLYMOUTH- CHERBOURG-BREMEN, 10 A. M. Gnelsenau. Oct. 10 Kurfuerst. Oct. 31 Maln. Oct. 17 P. Irene. Nov. 7 Hannover. Oct. 23 Gnelsenau. Nov. 14 arbarossa. Oct. 24 Maln. Nov. 21 **Bremen placet.**

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ONNECTING AT GIBRALTAR FOR ALGIERS
Luise Nov. 10
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